Case 2:20-mj-30212-DUTY ECF No_AUls_Afiled 06/24/20 PageID.1_{Tel}Page: 1.9159 226-9100

AO 91 (Rev. 11/11) Criminal Complaint Special Agent: Todd Monfette Telephone: (313) 202-3400

UNITED STATES DISTRICT COURT

for the

Eastern District of Michigan

United	States	of Am	erica
V			

Dorian Jamar Haslam, Sr.

Case: 2:20-mj-30212 Assigned To: Unassigned Assign. Date: 6/24/2020

In Re: SEALED MATTER (MAW)

CRIMINAL COMPLAINT

On or about the date(s) of		J	une 6, 2020	in the county of	Wayne	in the	
Eastern	District of	Michigan	, the defendar	nt(s) violated:			
Code Section			Offense Description				
18 USC § 922(g)(1)			Felon in possession of a firearm				
mi : · ·		1 .1	0				
This crii	minal complaint is b	based on these	tacts:				
see attached arrive	avit.						
Cantinual a	41	4		~ an /	1 11		
✓ Continued of	on the attached shee	l.		/ Morfe	etho		
				Complainaht's	signature		
				Todd Monfette, Speci			
Sworn to before me and signed in my presence		ence		1 riniea name o	ana iiie		
and/or by reliable e	lectronic means.			4 Disabeth	a. Stalle	rd	
Date: June 24, 2020				Judge's sign	nature		
	troit Michigan		Н	on. Elizabeth A. Stafford, Unite		e Indoe	
City and state: Detroit, Michigan				Printed name and title			

AFFIDAVIT IN SUPPORT OF A CRIMINAL COMPLAINT

I, Special Agent Todd Monfette, being first duly sworn, hereby depose and state as follows:

I. INTRODUCTION

- 1. I have been a Special Agent (SA) with the Bureau of Alcohol, Tobacco, Firearms, and Explosives since July of 2017. I have had extensive training at the Federal Law Enforcement Training Center in the Criminal Investigator Training Program, Uniformed Police Training Program, and ATF Special Agent Basic Training. Prior to being a Special Agent with ATF, I was a uniformed police officer in Washington D.C. for 8 years. During my career as a law enforcement officer, I have participated in numerous criminal investigations focused on firearm and drug offenses. In addition, I have authored federal search warrants, federal criminal complaints, and federal arrest warrants, and have served numerous high-risk warrants.
- 2. During my employment with ATF, I have participated in numerous criminal investigations focused on firearms, armed drug trafficking, and criminal gangs. During said employment, I have utilized a variety of investigative techniques and resources including

physical and electronic surveillance, undercover activities, and various types of informants and cooperating sources. Through these investigations, my training and experience, and conversations with other agents and other law enforcement personnel, I have become familiar with state and federal firearms violations.

- 3. I make this affidavit from personal knowledge based on the following: my participation in this investigation, including interviews by myself and/or other law enforcement officers, communications with others who have personal knowledge of the events and circumstances described herein, and information gathered through my training and experience. The information outlined below is for the limited purpose of obtaining a criminal complaint and an arrest warrant. I have not set forth each and every fact known to law enforcement related to this investigation.
- 4. Probable cause exists that Dorian Jamar HASLAM SR. (DOB 02/XX/1986) violated 18 U.S.C. § 922(g)(1) (felon in possession of a firearm) on or about June 06, 2020, in the Eastern District of Michigan.

- 5. In June 2020, I reviewed the Computerized Criminal History for HASLAM SR., which revealed HASLAM SR. has been convicted of the following felonies:
 - a. 2009 trafficking in drugs– Ohio;
 - b. 2009 possession of drugs– Ohio;
 - c. 2006 use of a firearm during the commission of a felony Wayne County, Michigan; and
 - d. 2005 receiving and concealing stolen property: motor
 vehicle Wayne County, Michigan.

II. PROBABLE CAUSE

- 6. On June 10, 2020, I reviewed documents regarding the June 06, 2020 arrest of HASLAM SR., during which a Glock, model 17, 9mm pistol was recovered. Below is a summary of the events.
- 7. On June 06, 2020, the Detroit Police Department (DPD) investigated an individual riding an unregistered all-terrain vehicle (ATV) in the area of Herrell Street and Harper Avenue in Detroit.

 During the investigation, officers observed HASLAM SR. driving a blue ATV at a high rate of speed.
- 8. HASLAM SR. lost control of the ATV and struck the DPD police car. Officers responded to HASLAM SR. to render aid. As the officers approached, they observed a semi-automatic firearm on the

ground near where HASLEM SR. fell. HASLAM SR. picked up the firearm and begin running northbound on Herrell Street.

- 9. While in pursuit of HASLAM SR., officers observed HASLAM SR. throw the firearm into bushes on the corner of Norcross Street and Camden Avenue. Officers caught and detained HASLAM SR.. The Glock, Model 17, 9mm pistol, was loaded with nineteen rounds of live ammunition.
- 10. A subsequent query of the Law Enforcement Information Network (LEIN) revealed the firearm was reported stolen by the Lansing Police Department on May 11, 2016.
- 11. On June 11, 2020, I contacted Interstate Nexus Expert ATF Special Agent Michael Jacobs. SA Jacobs advised, based upon the description provided, without physically examining the firearm, that the firearm is a firearm as defined under 18 U.S.C. § 921 and was manufactured outside of the state of Michigan after 1898, and therefore the firearm had traveled in and affected interstate commerce.

III. CONCLUSION

12. Probable cause exists to believe that Dorian Jamar
HASLAM SR., a prior convicted felon, did knowingly and intentionally

possess a firearm that traveled in interstate commerce, in violation of 18 U.S.C. § 922(g)(1).

Respectfully submitted,

Todd Monfette, Special Agent Bureau of Alcohol, Tobacco, Firearms

and Explosives

Subscribed and sworn before me or by reliable electronic means.

HON. ELIZABETH A. STAFFORD

UNITED STATES MAGISTRATE JUDGE

Date: June 24, 2020